REMARKS

The above amendments and following remarks are submitted under 37 C.F.R. 1.116 in response to the Final Official Action of the Examiner mailed October 21, 2005. Having addressed all objections and grounds of rejection, claims 5 and 15, being all the pending claims, are now deemed in condition for allowance. Entry of this amendment and reconsideration to that end is respectfully requested.

The Examiner has objected to the specification under MPEP 608.01 as containing "embedded hyperlink[s]". Applicants disagree. Nevertheless, Applicants have amended the specification to remove the sample format of a call to the subject invention under the assumption that the Examiner will comply with the requirements of MPEP 707.07(g) to avoid "piecemeal examination".

Claim 5 has been rejected under 35 U.S.C. 112, first and second paragraphs, in view of certain alleged informalities. In response thereto, claim 5 has been amended and is now deemed allowable. For an example of the use of Applicants' invention, the Examiner's attention is directed to Fig. 11 and corresponding explanation at pages 37-39 of the specification. It should be clear from the example given that certain tables are available to certain "user-id's" and not to other "user-id's".

Specifically, claim 5 has been amended to remove the terms "first authorized" and "second authorized". It is assumed that this will comply with the Examiner's requirements.

Having thus responded to each objection and ground of rejection, Applicants respectfully request entry of this amendment and allowance of claims 5 and 15, being the only pending claims.

Please charge any deficiencies or credit any overpayment to Deposit Account No. 14-0620.

Respectfully submitted,
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By their attorney,

Date December

19, 2005

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